1		ohn F. Palladino, Esq.
2	, · · · · · · · · · · · · · · · · · · ·	ohn@hankinsandman.com van M. Labov, Esq.
3]]	vanl@hankinsandman.com ean P. Higgins, Esq.
4	Nevada Bar No. 13494 se	eanh@hankinsandman.com IANKIN SANDMAN PALLADINO
5	GUNN & DIAL, LLC	WEINTROB & BELL, P.C. O South New York Avenue
6	Las Vegas, Nevada 89118 A	Atlantic City, NJ 08401 Selephone: (609) 344-5161
7	• , ,	ro Hac Counsel for Plaintiff,
8		rnest Bock L.L.C.
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
	ERNEST BOCK, L.L.C.,	
11	Plaintiff,	
12	VS.	Case No.: 2:19-cv-01065-JAD-EJY
13	PAUL STEELMAN, individually; MARYANN	
14	STEELMAN, individually; PAUL STEELMAN	,
15	as trustee of the Steelman Asset Protection Trust MARYANN STEELMAN, as trustee of the	
16	Steelman Asset Protection Trust; JIM MAIN, as	
17	trustee of the Steelman Asset Protection Trust STEPHEN STEELMAN; SUZANNE	
18	STEELMAN-TAYLOR; PAUL STEELMAN as trustee of the Paul C. Steelman and Maryann T	
19	Steelman Revocable Living Trust; MARYANN	JOINT STIPULATION SETTING
20	STEELMAN, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust	I DEFENITA NITO
21	PAUL STEELMAN, as the trustee of the Paul	(First Request to Set Answer Deadlines)
22	Steelman Gaming Asset Protection Trust KEEPSAKE, INC.; SMMR, LLC; SMMR, LLC	1
23	SERIES A-Z; SSSSS, LLC; SSSSS, LLC, SERIES B; CHRISTIANIA, LLC; CHRISTIANIA, LLC	
24	SERIES A-Z; COMPETITION INTERACTIVE	
25	LLC; PAUL STEELMAN, LTD.; STEELMAN PARTNERS, LLP; PAUL STEELMAN DESIGN	
26	GROUP, INC.; SAPT HOLDINGS, LLC, SERIES	
27	B; AARON SQUIRES; and MATTHEW MAHANEY,	
28	Defendants.	
	Determents.	1

Defendants.

1

2

3

4

5

6

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiff Ernest Bock, L.L.C. ("Bock"), the Steelman Parties¹, and the Entity Defendants², by and through the respective undersigned counsel, hereby submit this Joint Stipulation setting deadlines to file their answers to Bock's Fourth Amended Complaint.³ The Steelman Parties shall file their answer(s) to Bock's Fourth Amended Complaint on or before **June 18, 2021**. The Entity Defendants shall file their answer(s) to Bock's Fourth Amended Complaint on or before July 12, 2021.

7 DATED: June 18, 2021. 8

DATED: June 18, 2021.

WEINBERG, WHEELER, **HUDGINS**, **GUNN & DIAL, LLC**

BROWNSTEIN HYATT FARBER SCHRECK, LLP

BY: _Sean P. Higgins_ DAVID J. LARSON, ESQ., #8837 dlarson@wwhgd.com RYAN T. GORMLEY, Esq., #13494 rgormley@wwhgd.com 6385 South Rainbow Blvd., Suite 400 Las Vegas, NV 89118 Local Counsel for Plaintiff

BY: _ Emily L. Dyer FRANK M. FLANSBURG III, ESO., #6974 fflansburg@bhfs.com EMILY A. ELLIS, ESQ., #11956 eellis@bhfs.com EMILY L. DYER, ESQ., #14512 edver@bhfs.com 100 North City Parkway, Suite 1600 Las Vegas, NV 89106-4614 Attorneys for the Steelman Parties

PALLADINO, HANKIN, SANDMAN, WEINTROB & BELL, P.C.

JOHN F. PALLADINO, ESQ. (pro hac vice) john@hankinsandman.com EVAN M. LABOV, ESQ. (pro hac vice)

¹ The "Steelman Parties" refer to Defendants Paul Steelman, individually; Maryann Steelman, individually; Paul Steelman, as trustee of the Steelman Asset Protection Trust; Maryann Steelman, as trustee of the Steelman Asset Protection Trust; Stephen Steelman; Suzanne Steelman-Taylor; Paul Steelman, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; Maryann Steelman, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; and Paul Steelman, as trustee of the Paul Steelman Gaming Asset Protection Trust. ² The "Entity Defendants" refer to Christiania, LLC; Christiania, LLC, Series A-Z; Competition Interactive, LLC; Keepsake, Inc.; Paul Steelman Design Group, Inc.; Paul Steelman, Ltd.; SAPT Holdings, LLC, Series B; SMMR, LLC; SMMR, LLC, Series A-Z; SSSSS, LLC; SSSSS, LLC, Series, B; and Steelman Partners, LLP. Bock named SMMR, LLC, Series A-Z and Christiania, LLC, Series A-Z as defendants and contends that they consist of fifty-two (52) separate defendants (i.e., SMMR, LLC, Series A; SMMR, LLC, Series B; etc.). Defendants disagree. In the interest of brevity for this Stipulation, those defendants have been stylized as "Series A-Z."

³ This stipulation does not include Defendants Jim Main, as trustee of the Steelman Asset Protection Trust; Aaron Squires; and Matthew Mahaney because Aaron Squires and Matthew Mahaney have not yet appeared and Bock is still in the process of serving Jim Main, as trustee of the Steelman Asset Protection Trust.

	V
	_
\sim	
FLE	∞ŏ
Н	Z
H	Z
≥	\supset
2	Q
0	S
2	
ш	Z
B	0
Z	Ō
_	
ш	IND
≥	H

17

18

19

20

21

22

23

24

25

26

27

28

evanl@hankinsandman.com 1 SEAN P. HIGGINS, ESQ. (pro hac vice) seanh@hankinsandman.com 2 30 South New York Avenue Atlantic City, NJ 08401 3 Pro-Hac Counsel for Plaintiff 4 DATED: June 18, 2021. 5 **BALLARD SPAHR, LLP** 6 María A. Gall BY: 7 MARIA A. GALL, ESQ., #14200 gallm@ballardspahr.com 8 1980 Festival Plaza Drive, Suite 900 Las Vegas, NV 89135 9 Attorney for the Entity Defendants 10 11 **ORDER** 12 IT IS SO ORDERED on this __21st __ day of ____ June 13 14 15 16

Page 3 of 3